

RECEIVED
CENTRAL FAX CENTER

FILED VIA FACSIMILE

NOV 23 2005

PATENT APPLICATION
Docket: 7678.792

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Peter M. Allred and Neil T. Jessop

Serial No.: 10/646,443

August 22, 2003

Confirmation No.: 9485

**KITS AND METHODS FOR BLEACHING AND
DESENSITIZING TEETH**

Examiner: Todd E. Manahan

Customer No.: 022913

TERMINAL DISCLAIMER

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Declarant, John M. Guynn, represents that he is the Attorney of Record for ULTRADENT PRODUCTS, INC., a corporation of the State of Utah, having a principal place of business at 505 West 10200 South, South Jordan, Utah 84095, and that he is authorized to make this Declaration and execute this Terminal Disclaimer on behalf of ULTRADENT PRODUCTS, INC. ("Assignee"). Declarant further represents that ULTRADENT PRODUCTS, INC. is the assignee of the entire interest, as shown by the Assignment attached hereto at Exhibit A and also the Assignments recorded in the records of the U.S. Patent and Trademark Office at reel 014126,

frame 0587; reel 014125, frame 0323; reel 016774, frame 0306; and reel 16774, frame 0781, of the above-identified application, and also of copending U.S. application Serial No. 10/446,235, filed May 27, 2003; copending U.S. application Serial No. 10/446,471, filed May 27, 2003; copending U.S. application Serial No. 10/637,237, filed August 8, 2003; and copending U.S. application Serial No. 10/646,484, filed August 22, 2003, respectively. Declarant hereby further certifies that the foregoing Assignments have been reviewed by him, and to the best of the Declarant's knowledge and belief, title is in the Assignee seeking to take action.

The Assignee hereby disclaims the terminal part of any patent granted on the above-identified application, which would extend beyond the expiration date of the full statutory term of any patents that may issue from U.S. application Serial Nos. 10/446,235; 10/446,471; 10/637,237; and 10/646,484, and hereby agrees that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to said patents that may issue from U.S. application Serial Nos. 10/446,235; 10/446,471; 10/637,237; and 10/646,484, this agreement to run with any patent granted on the above-identified application and to be binding upon the grantee, its